IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

SLIPPERY ROCK AREA SCHOOL DISTRICT, individually and on behalf of those similarly situated

Plaintiff, Civil Action No.: 2:15-cv-01020-JFC

VS.

TREMCO, INC., WEATHERPROOFING TECHNOLOGIES, INC., and RPM INTERNATIONAL, INC.

Defendants.

MOTION FOR ADMISSION TO APPEAR PRO HAC VICE FOR REBECCA E. BELL-STANTON

COMES NOW, D. Aaron Rihn, counsel for Plaintiff, SLIPPERY ROCK AREA SCHOOL DISTRICT, on its own behalf and as a Class Representative on behalf of all similarly situated persons and entities, and respectfully submits the following Verified Motion for Admission to Appear *Pro Hac Vice* on behalf of Rebecca E. Bell-Stanton, Movant herein, and in support of her admission *pro hac vice*, represents:

- 1. Movant is not a resident of the State of Pennsylvania.
- 2. Movant is not current or an inactive member of the Pennsylvania Bar.
- 3. Movant is an attorney and partner in the law firm Carpenter & Schumacher, P.C. with an office located at 2701 Dallas Parkway, Suite 570, Plano, Texas 78093 (Telephone No.: (972) 403-1133).
- 4. Movant is an active member in good standing and is currently eligible to practice law in Texas with bar number 24026795.

5. There are no disciplinary actions pending against Movant, and Movant has never

been subject to any disciplinary, suspension, or disbarment proceedings.

6. Movant, either by resignation, withdrawal, or otherwise, has never terminated or

attempted to terminate Movant's office as an attorney in order to avoid administrative, disciplinary,

suspension, or disbarment proceedings.

7. Counsel of record associated with Movant in this matter is D. Aaron Rihn, who is an

active member in good standing of the Pennsylvania Bar (Pa. I.D. No. 85752), and an attorney in the

law firm of Robert Peirce & Associates, P.C. located at 707 Grant Street, Suite 2500, Pittsburgh, PA

15219.

8. Movant hereby certifies that she is a registered user of ECF in the United States

District Court for the Western District of Pennsylvania.

9. Movant hereby certifies she has read, knows, and understands the Local Rules of

Court for the Western District of Pennsylvania.

WHEREFORE, Movant respectfully requests permission to appear in this Court for this

cause only.

Dated: October 7, 2015

Respectfully submitted,

ROBERT PEIRCE & ASSOCIATES, P.C.

/s/ D. Aaron Rihn

D. AARON RIHN, ESQUIRE Pennsylvania Bar No. 85752

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/s/ N. Scott Carpenter

N. SCOTT CARPENTER (pending pro hac vice)

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ATTORNEYS FOR THE PLAINTIFF AND CLASS MEMBERS

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SLIPPERY ROCK AREA SCHOOL DISTRICT, individually and on behalf of those similarly situated

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Plaintiff,	Civil Action No.: 2:15-cv-01020-JFC
VS.	

TREMCO, INC., WEATHERPROOFING TECHNOLOGIES, INC., and RPM INTERNATIONAL, INC.

Defendants.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served by the Court's CM/ECF system on this May of May 2015 and can be downloaded by all counsel of record.

By: /s/ D. Aaron Rihn
D. AARON RIHN, ESQUIRE
Counsel for Plaintiff